FORM NO. 2202 Telfrudy. 1985 COPY 93302522

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et garreer i en trigiet statemberk as a langumentaler et bir	SUSAN L.	O'BRIEN B/K/B SUSAN L. SWIFT
despite the hand and seal of the Granton this Litth da	yotApril	
a trust deed a second the Line laws. of the Stat	te of Illinoi	
if for any like cause said first piecessor fail or lefuse to act, the planted to be second successor in this trust. And when all foll the allow, shall refer seems and given to the party entitled, on receiving his i	aesaid cuvenants and a	the acting Recorder of Deeds of said County is hereby agreements are performed, the grantee or his successor in
RUCE B. COLE If for any like cause said first successor fail or refuse to act, the p		
e name of a record owner is L. O'BRIEN az		SWIFT grantee, or of his resignation, refusal or failure to act, then
matured by express terms. IS AGRET D by the Grantor that all expenses and dishursen but, along reasonable attorney's fees, outlays for documentary which tells of said premises embracing foreclosure feeres. shallbe por proceeding wherein the grantee or any holder of any cart of said uses and disbursements shall be an additional lien dipute, all preclosure proceedings, which proceedings, whether documents for expenses and disbursements, and the factors of said all such expenses and disbursements, and the factors suit, including ones, and agrees that upon the filing of any lomplaint to fored out in the Form the Grantor, or to any party in any lightle Grantor the form terms seem profits of the grant as and agrees and profits of the grant form seem of the filing of the grant content of the cores, issues and profits of the grant decreases.	ay attorney's fees, has to the possession of, a three this Trust Deed, a	e been paid. The Grantor for the Grantor and for the bens, and income from, said premises pending such foreclosure he court in which such complaint is filed, may at once and
nses and disbuttements shall be an additional her appeared pre- forecknote proceedings, which proceeding, whether dicree of sal	nises, shall be taxed as le shall have been ente-	seests and included in any decree that may be rendered in red or not, shall not be dismissed, nor cle ise hereof given.
namy reasonable attorney's rees, outlays for descumentary while the of said premises embracing foreclosure decree a shall be por proposeding wherein the grantee or any holds cof anomate of suc-	ce, stere ngraph er's cha paid by the Cramtor;as Luddebtedness as such	rges, cost of procuring or con pletting abstract showing the id-like expenses and disburter antis, occasioned by any may be a party, shall also be paid to the Granton. All such
I, at the option of the legal holder thereof, without notice, become	_	nayable, and with it to est thereon from time of such breach int at law, or both, the same as a lall of said indebtedness had
bledness secured hereby.	of payment at	id in debtedance, in also in a majorinal and all annual intereses
ler of said indebtedness, may procure such insurance, or pay such nises or pay all prior incumbrances and the ii terest thereon from	n time to time; and ill	or discharge or purchase any tax lien or title affecting said money so produce Grantor agrees to repay immediately
HE GRANTOR covenants and agrees as follows: (1) To pay said in according to any agreement extending time of payment; (2) to pay and to exhibit receipts therefor; (3) within axity days after desmises that may have been destroyed or damaged; (4) that waste to time on said premises insured in companies to be selected by the eptable to the holder of the first mortgage indebtedness, with loss stee herein as their interests may appear, which policies shall be lightly to pay all prior incumbrances, and the interest thereon, at the THE EVENT of failure so to insure, or pay to xes or assessments ler of said indebtedness, may procure such incurance, or pay such insert or pay all prior incumbrances and the it terest thereon from hour demand, and the same with interest the eon from the date	left and remain with the time or times when to or the prior incumer.	respectively. Trustee until the indebtedness is fully be until the come due and payable affects of the interest thereon when due, the grantee or the
time on said premises insured in companies to be selected by the ptable to the holder of the first mortgage indebtedness, with loss	e grantee herein, who clause attached payabl	is hereby uthorized to place such insurance in companies le f at the first Trustee or Mortgagee, and second, to the
ecording to any agreement extending time of payment; (2) in pa- nand to exhibit receipts therefor; (3) within lixty days after des- mises that may have been destroyed or damage ch (4) that waste to	y when due in each; c truction or damage to said premises shall not	ar, all taxes and absessments against said premises, and on o rebuild observe all buildings or improvements on said becommitted by suffered: (5) to keen all buildings now or or
HE GRANTOR covenants and agrees as follows: (1) To pay said in	idebtedness, and the in	terest thereon term and in suid note or notes provided,
ce as the legal holder of this note m	O_{λ}	20 °
interest are to be made at 2344 W. A	r,yle, Chica	go, Illinois 60625, or such other
rate of 0% per annum. Each of said er maturity at the rate of 0% per ann	installments	of principal shall dear interest
of November, 1995, with a final paymember, 1995, with interest on the pri	ncipal baland	ce from time to time unpaid at
e, 1993, and on the first day of each	month there	after, to and including the 1st
installments as follows: Four Thousa of April, 1993, and Six Hundley and	and and No/10	0 (\$4,000.00) Dollars on the 21st
N TRUST, nevertheless, for the purpose of securing performance WHEREAS. The Grantor is justly indebted (po)	ipal promissory note	bearing even date herewith, payable
dress(es) of premises: 6748 1. Kerneth, Linco		60646
manent Real Estate Index Numbri(s))4	
reby releasing and waiving all rights under and by virtue of the		
RTHEAST 1/4 OF THE SOUTHWEST 1/4 OF SE ST OF THE THIRD PRINCIPAL MERIDIAN, IN	CTION 34, TO COOK COUNTY	WNSHIP 41 NORTH, RANGE 13 , ILLINOIS.
OT 45 IN BUNNOOD SUBDIVISION, BEING A	SUBDIVISION	IN THE EAST 1/2 OF THE
umbing apparatus and fixtures, and everything appurtenant there hts, issues and profits of said premises, situated in the County of _	to, together with all	kana manana ara-ara-ara-ara-ara-ara-ara-ara-ara-ar
(Cay) Trustice, and to his successors in trust hereinafter named, the follotate, with the improvements thereon, including all heating, air-co	owing described real	Above Space For Recorder's Use Only
IOHN T. O'BRIEN 2:244 W. Argyle Chicago (No and Street) (City)	IL	, COOK COUNTY RECORDER
hand naul, CONVEY S AND WARRANT S to		T\$6666 TRAN 1500 04/23/93 10 41590 \$ 34-93-302**
(No and Sirect) (No and Sirect) V. 11age XXXX r and in consideration of the sum of TEN AND NO/100	(\$10.00)	. DEPT-01 RECORDING
(So and Sizer) V 11age XXXX	od IL	
(hereinafter called the Grantor), of6748	North	

PHANE AND ADDRESS)

UNOFFICIAL COPY

STATE OF ILLINOIS COUNTY OF COOK	
•	. a Notary Public in and for said County, in the SUSAN L. O'BRIEN a/k/a SUSAN L. SWIFT
	A Management of the second of
personally known to me to be the same person	n whose name
appeared before me this day in person and	acknowledged that she signed, sealed and delivered the said
instrument as he free and voluntary a	ect, for the uses and purposes therein set forth, including the release and
waiver of the right of increstead.	
Given under my hand and afficial seal this	16th day of April , 19 93.
(Impress Seal Here)	Pomer B Cale
Commission Expires	" OFFICIAL SEAL " } BRUCE B. COLE NOTARY PUBLIC, STATE OF ILLINOIS '
	Office Office
Trust Deed Trust Deed	Bruca B. Cole 222 N. Lusulle 522 N. Lusulle 541Chicust 18. 60607 GEORGE E. COLE LEGAL FORMS